

**SCHENCK, PRICE, SMITH & KING, LLP**

CHRISTOPHER J. MCHATTIE, ESQ.

220 Park Avenue

Florham Park, New Jersey 07932

[mchattie@optonline.net](mailto:mchattie@optonline.net)

973-539-1000

Attorneys for Plaintiff

**IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF NEW JERSEY**

CANTERBURY Design KITCHEN  
INTERIORS, LLC,

*Plaintiff*

v.

CANTENBERRY KITCHEN AND BATH,  
LLC, DANIEL KNAPIK, VINCENT CORBO  
and JEFFREY IMHOFF

*Defendant(s).*

**Civil Act. No. 2:11-cv-06846**

**AFFIDAVIT OF SERVICE**

1. I, Paul Burnett, Esq., personally served Plaintiff's Application for a Temporary Restraining Order, and motion for a Preliminary Injunction with expedited hearing and supporting papers, and a letter notifying defendant(s) of Judge Chesler's instructions for civil action CV-11-6846 on:

- a. Defendant Cantenberry Kitchen & Bath, LLC, at its place of business, by leaving the papers with Ms. Dana McCann, Cantenberry Kitchen & Bath, LLC's Office Manager at 380 Bloomfield Avenue, Verona NJ 07044, at approximately 11.30 am on Wednesday November 23, 2011;

- b. On Defendant Daniel Knapik at his place of business, by leaving the papers with Ms. Dana McCann, Cantenberry Kitchen & Bath, LLC's Office Manager at 380 Bloomfield Avenue, Verona NJ 07044, at approximately 11.30 am on Wednesday November 23, 2011; and
  - c. On Defendant Vincent Corbo at his place of business, by leaving the papers with Ms. Dana McCann, Cantenberry Kitchen & Bath, LLC's Office Manager at 380 Bloomfield Avenue, Verona NJ 07044, at approximately 11.30 am on Wednesday November 23, 2011;
- 2. Ms. McCann informed me that defendants Mr. Vincent Corbo and Mr. Daniel Knapik, principals of Cantenberry Kitchen & Bath, LLC were not on the premises. Ms. McCann gave me a telephone number and address at which they could be reached: T-Mont Plumbing, located at 208 Harrison St, Nutley, NJ 07110-2638, telephone number (973) 284-1173. I called the number and spoke with Mr. Corbo. I identified myself and asked Mr. Corbo if anyone would be present to accept a hand delivery of papers. Mr. Corbo replied that everyone was out of the office and hung up. I did not speak with Mr. Knapik.
- 3. Ms. McCann informed me that defendant Mr. Jeffrey Imhoff no longer worked for Cantenberry Kitchen & Bath, LLC. Ms. McCann gave me a telephone number where Mr. Imhoff could be reached: (862) 754-7540. I spoke with Mr. Imhoff, and upon request, he provided his address and a time he would be home to accept service.
- 4. I thereafter personally served Plaintiff's Application for a Temporary Restraining Order, and motion for a Preliminary Injunction with expedited hearing and supporting papers, and a letter notifying defendant(s) of Judge Chesler's instructions for civil

action CV-11-6846 on defendant Jeffrey Imhoff, by personally serving him, at his residence, 70 Raymond Avenue, Nutley, NJ 07110, at 1 pm on Wednesday November 23, 2011.

I declare under penalty of perjury that the foregoing statements are true and correct.

By: /s/ Paul Burnett, Esq.

Paul Burnett, Esq.

Dated: November 23, 2011.